

## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA DIVISION

# FILED

JUN 26 2014

UNITI	ED STATES OF AMERICA,	1	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ALABAMA
	Plaintiff,	] ] 1	
٨٨	vs.	j ] ]	No. 5:14-cr-117-L5C-56C
) v <del>(</del>	atthew David Age 15 Defendant.	]	
	Guilty Plea Advic	e of Right	s Certification
approp	, in detail, each of the following matters	with the def	r, counsel for the defendant <b>shall</b> personally endant and <b>shall</b> indicate compliance in the hall be filed, in open court, at the beginning of
B.	Preliminary Matters.		
stateme	ns and any statements he/she may make v	vill be subjec , he/she <i>may</i>	and, accordingly, his answers to the court's of the to penalties for perjury or for making a false later be prosecuted in a separate proceeding not sentence.
Done:	Not Done:		
will be	2. The defendant will be asked to be specifically asked whether he/she reads,	-	e his educational and employment history and nderstands the English language.
Done:	Mr Not Done:		
		erwise, or wh	ng whether he/she, during the preceding 48 ether he/she has consumed or ingested any and sentence proceedings.
Done:	Not Done:		

			d concerning whether he/she is suffering from any mental t might affect his/her ability to understand the plea and
Done:	MA	Not Done:	
unders he/she underta	/she is pleading guilty fr tand that he/she has an <i>at</i> does not understand ar	eely, voluntarily a ffirmative duty to nything that is sa including a reason	ne defendant completely understands the proceedings and and of his own free will. Specifically, the defendant must inform the court if, at any time during the plea proceeding, aid or done. The court will, before proceeding further, nable recess to permit the defendant to further consult with stand.
Done:	-WA-	Not Done:	
he/she	6. If satisfied that is competent to enter a q		capable of proceeding, the court will make a finding that
Done:	MA	Not Done:	
	improper promise (or ant) to enter the guilty p	made indirectly	the defendant has not been coerced by any threat or induced through those close to and capable of influencing the plea is the free, uncoerced and voluntary choice of the
Done:	WA	Not Done:	
C.	Substantive Rights	5.	
	ent or information and th	at presumption, s	e not guilty of the charge(s) made against him/her in the tanding alone, is sufficient to assure that the defendant will lty or is found guilty after a trial.
Done:	M	Not Done:	
made.	2. The defendant	has a right to plea	ad not guilty or to persist in that plea if it has already been
Done:	MA	Not Done:	
	3. If the defendan	t pleads not guilty	, he/she will be entitled to a trial.
Done:	MA	Not Done:	
United	-		ne matter, the defendant may not be convicted unless the it of the charge(s) beyond a reasonable doubt.
Done:	MA	Not Done:	

		selected from a	panel of persons	tter of right, to be tried before a jury consisting of 12 people whose names have been drawn at random from a cross- hern District of Alabama.
Done:	UH	2	Not Done:	
be repr	6. resented		he proceedings, lly adequate cour	prior to, during and after trial, the defendant has a right to usel.
Done:	My	4	Not Done:	
forward	7.			all the witnesses who will testify for the government come by see and hear them and that he/she may "confront" them.
Done:	uff	<u>L</u>	Not Done:	
charge witness	(s) or his	United States – t	o ask them quest	through counsel, to cross-examine each witness who has tions concerning any matter that might be relevant to the ight be helpful to the jury in evaluating the credibility of the
Done:	M	_	Not Done:	
the cou	9. irt to con		as the right to ca testify in his beh	ll witnesses of his own and to use the subpoena power of alf.
Done:	-W	<i>A</i>	Not Done:	
testify.	10. Whether			stify if he/she wishes to do so but may not be compelled to r left solely to the choice of the defendant.
Done:	My	<u></u>	Not Done:	
cross-e	11. examinati		elects to testify, r the United State	he/she will be placed under oath and will be subject to es.
Done:	_Up	4—	Not Done:	
court w		certain inquiries ler the defendant	of him and he/sh 's answers to its q	ling guilty, he/she will waive the right not to testify. The ne will be expected to answer the court's questions. The questions when making decisions necessary to disposition
Done:		<del>/</del> _	Not Done:	
enume	13. rated. Si		pleads guilty, he/ e will waive, or g	she will waive (or give up) the rights which have just been ive up:
		a. the pres	sumption that he/	she is not guilty of the charge(s);

	D.	the right to proof beyond a reasonable doubt,
	c.	the right to trial by jury;
	d.	the right to confront and cross-examine the witnesses against him/her;
	e.	the right to call witnesses and to subpoena witnesses to testify in his/her behalf;
	f.	the right to refuse to testify;
Done:	MA	Not Done:
		fendant does not, by pleading guilty, waive, or give up, the right to have an attorney
to repr	esent him/her.	
Done:	MA	Not Done:
	npose the senter	efendant persists in the plea of guilty, the only thing remaining for the court to do wil ce. There will be no trial and the defendant will be guilty of the charge(s) to which The end result will be the same as if he/she had been found guilty after a trial.
Done:	MA	Not Done:
D.	Explanation	of Charges and Possible Penalties:
	The defendant	must be advised and must understand:
		rernment must prove beyond a reasonable doubt each element of the charge(s) to leading guilty. Explain each such element: (Do not forget to explain elements such lly.")
Done:	MA	Not Done:
provide		ndatory minimum sentence provided by law, if any, and the maximum penaltying the effect of any supervised release term;
Done:	MA	Not Done:
Guidel		ttence imposed will be subject to the requirements of the United States Sentencing t may go below or above those guidelines under some limited circumstances; and
Done:	M	Not Done:
is plea	4. the cou	rt may require that he/she make restitution to any victim of the offense to which he/she
Done:	UA	Not Done:

## E. Plea Agreement and Voluntariness of Plea: If there is a plea agreement it must be disclosed on the record and, ordinarily, in open court. Done: Not Done: The defendant must know and understand any plea agreement in all its details. Done: Not Done: If the agreement is for the dismissal of other charges (Rule 11(c)(1)(A)) or for a specific sentence (Rule 11(c)(1)(C)), the court may accept or reject the agreement, or may defer its decision as to acceptance or rejection until it has considered the presentence report. Done: Not Done: If the agreement is that the government will recommend, or will not oppose the defendant's request for, a particular sentence (Rule 11(c)(1)(B)), the court is not bound by the agreement and, if the agreement is rejected, the defendant will not have a right to withdraw the guilty plea. Not Done: If the plea agreement is accepted, the court will include in the judgment and sentence the disposition provided for in the plea agreement. Done: Not Done: If the plea agreement is rejected, the court will inform the defendant personally in open court that the court is not bound by the plea agreement and the defendant will not be given an opportunity to withdraw the plea of guilty. If the defendant persists, after such notice, in his plea of guilty the disposition of the case may be less favorable to the defendant than contemplated by the plea agreement. F. Accuracy of the Plea. The court will not accept the plea of guilty until it has made such inquiry, as it may deem appropriate, to satisfy itself that there is a factual basis for the plea of guilty. Not Done:

### G. Acknowledgment of the Defendant.

I, Matter Daniel A (e/5), hereby acknowledge that my attorney, whose name is signed to the attorney certification below, has explained to me, in detail, each of the matters set out above. As to any matters I do not fully understand at this point, I will specifically call to the court's attention during the plea proceeding in open court.

6-24-14

Defendant

#### H. Certification of Counsel.

As counsel of record for the above named defendant, I hereby certify that:

- 1. I have discussed with the defendant, in detail, each of the matters set out above;
- 2. I have observed the defendant today prior to the plea proceeding and am aware of no reason why he/she is not competent to enter a plea of guilty at this time;
- 3. I am aware of no reason, at this time, why the defendant's plea of guilty should not be accepted.

6-24-14 Date

Counsel for the Defendant